

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
EL PASO DIVISION

STEPHANIE STOUT, §  
§  
*Plaintiff,* §  
v. §  
§  
ACCOUNT RESOLUTION SERVICES, §  
LLC; §  
CONSUMER ADJUSTMENT §  
COMPANY, INC.; §  
PARAMOUNT RECOVERY SYSTEMS, § EP-23-CV-00080-DCG  
L.P.; §  
EXPERIAN INFORMATION §  
SOLUTIONS, INC.; §  
EQUIFAX INFORMATION §  
SERVICES, INC.; and §  
TRANS UNION LLC, §  
§  
*Defendants.* §

**ORDER FOR DISMISSAL PAPERS**

Plaintiff Stephanie Stout reports that she and Defendant Account Resolution Services, LLC “have reached a settlement” and “are presently drafting, finalizing, and executing the settlement and dismissal documents.” Notice, ECF No. 20.<sup>1</sup> She requests 60 days “to complete the necessary settlement paperwork and file the appropriate dismissal documents with the Court.” *Id.* Although the Court customarily gives litigants only 30 days to file dismissal papers after they announce a settlement, the Court doesn’t object to giving Plaintiff and Account Resolution Services the 60 days they request here.

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<sup>1</sup> That settlement “does not affect the other parties” to this case. Notice at 1.

The Court thus **ORDERS** Plaintiff and Defendant Account Resolution Services, LLC to **FILE DISMISSAL PAPERS** by **July 7, 2023**. If they need more time to complete settlement documents and prepare dismissal papers, they **SHALL FILE** a request for more time by that same date.

**So ORDERED and SIGNED this 8th day of May 2023.**



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**DAVID C. GUADERAMA**  
**UNITED STATES DISTRICT JUDGE**